

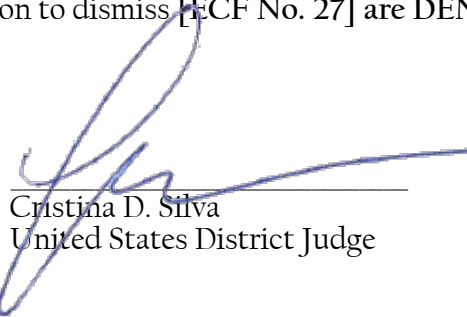
UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

4 National Specialty Pharmacy LLC,  
5 Plaintiff  
6 v.  
7 Maybelline Sana,  
8 Defendant

Case No. 2:25-cv-00295-CDS-MDC  
Dismissal of Defendant Maybelline Sana  
[ECF No. 36]

10 Plaintiff National Specialty Pharmacy LLC stipulates to voluntarily dismiss defendant  
11 Maybelline Sana from this action. ECF No. 36. “The plaintiff may dismiss some or all of the  
12 defendants, or some or all of his claims, through a Rule 41(a)(1) notice,” and the dismissal  
13 “automatically terminates the action as to the defendants who are the subjects of the notice.”  
14 *Wilson v. City of San Jose*, 111 F.3d 688, 692 (9th Cir. 1997). Rule 41(a) is clear that the entry of such  
15 a dismissal is effective automatically and does not require judicial approval. Fed. R. Civ. P.  
16 41(a)(1)(A)(ii); *see also Commercial Space Mgmt. Co. v. Boeing Co.*, 193 F.3d 1074, 1077 (9th Cir. 1999).  
17 Because the parties have filed a stipulation of dismissal that is signed by all whom have made an  
18 appearance, defendant Maybelline Sana is terminated. Consequently, Sana’s motion to dismiss  
19 [ECF No. 20] and motion to grant her motion to dismiss [ECF No. 27] are DENIED as moot.

20 Dated: June 27, 2025

21   
22 Cristina D. Silva  
23 United States District Judge  
24  
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